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PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

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anslation printernation	PANT COOPERATE PC7		10/51879	
MISI	ONAL PRELIMINAR		- · ·	•
	(PCT Article 36 ar	nd Rule 70)		
Applicant's or agent's file reference P140762 MG/MR	FOR FURTHER ACTION	See Notifi Preliminary	ication of Transmittal of Inter Examination Report (Form PCT/IPI	natio EA/41
International application No. PCT/CH2003/000404	International filing date (day 23 June 2003 (23.0		Priority date (day/month/year) 21 June 2002 (21.06.20)	02)
International Patent Classification (IPC) or B29C 45/14	national classification and IPC			
Applicant	IDMANN PLASTICS TI	ECHNOLOG	BY AG	
amended and are the basis and 70.16 and Section 607 of the These annexes consist of a section 5. This report contains indications read and are the basis and 70.16 and Section 607 of the These annexes consist of a section 5. These annexes consist of a section 6.7 These annexes consist of a section	anied by ANNEXES, i.e., sheet for this report and/or sheets combe Administrative Instructions a total of 3 sheet elating to the following items: The sheet of opinion with regard to no invention the following such state of the sheet and the sheet elanations supporting such states.	s of the descripintaining rectification rect	tion, claims and/or drawings which l cations made before this Authority	
Date of submission of the demand	D	•	on of this report	
20 December 2003 (2	20.12.2003)	04	4 October 2004 (04.10.2004)	
Name and mailing address of the IPEA	/EP A	uthorized office	er	
Faccimile No	1	elephone No.		



International cation No.

PCT/CH2003/000404

L Basis of the report							
l. With 1	egard to t	the elements of t	ne international ap	plication:*			
	the interr	national application	on as originally file	ed			
\boxtimes	the descr	ription:					
	pages _			2-8		, as originally filed	
	pages _					, filed with the demand	
	pages	·	1, 1a		, filed with the letter of	24 June 2004 (24.06.2004)	
\square	the clain	ns:					
K_SI						, as originally filed	
	pages _		•		, as amended (togeth	er with any statement under Article 19	
	pages					, filed with the demand	
	pages		1-26		, filed with the letter of	24 June 2004 (24.06.2004)	
\square							
	the draw	_		1/2-2/2		, as originally filed	
	pages					, filed with the demand	
	pages pages				filed with the letter of		
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<u> </u>	the seque	nce listing part of					
	pages					, as originally filed	
	pages					, filed with the demand	
	pages						
the i	nternatior se elemen	nal application wa ts were available	as filed, unless oth or furnished to thi	erwise indicated the same is Authority in the	inder this item. following language	this Authority in the language in which is: Rule 23.1(b)).	
the language of a translation furnished for the purposes of international search (under Rule 23.1(b)). the language of publication of the international application (under Rule 48.3(b)).							
	the language of publication of the international application (under Rule 46.3(6)). the language of the translation furnished for the purposes of international preliminary examination (under Rule 55.2 or 55.3).						
3. Wit	h regard iminary e	to any nucleot	ide and/or amir carried out on the l	no acid sequence basis of the seque	e disclosed in the internce listing:	national application, the international	
	contai	ned in the interna	tional application	in written form.			
ΙC	filed together with the international application in computer readable form.						
\	furnisl	hed subsequently	to this Authority i	n written form.			
furnished subsequently to this Authority in computer readable form.							
	The statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished.						
		tatement that the furnished.	information reco	orded in compute	er readable form is identi	ical to the written sequence listing has	
4.	The a		resulted in the can				
	닏		pages				
	Щ						
			neets/fig				
5.	This re	eport has been es d the disclosure a	tablished as if (so s filed, as indicate	me of) the amend d in the Suppleme	iments had not been made ental Box (Rule 70.2(c)).*	e, since they have been considered to go	
in an	* Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rule 70.1 and 70.17).						
** An	y replace:	ment sheet contai	ning such amendn	nents must be refe	rred to under item 1 and a	nnexed to this report.	

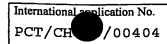
INTERNATIONAL PRELIMINARY EXAMINATION REPORT

Internationa cation No.
PCT/CH2003/000404

III. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
1. The questions whether the claimed invention appears to be novel, to involve an inventive step (to be non obvious), or to be industrially applicable have not been examined in respect of:						
	the entire international application.					
\boxtimes	claims Nos					
becau	ise:					
	the said international application, or the said claims Nos relate to the following subject matter which does not require an international preliminary examination (specify):					
j	·					
	•					
	19					
	the description, claims or drawings (indicate particular elements below) or said claims Nos					
,	See supplemental box					
1						
	the claims, or said claims Nos are so inadequately supported by the description that no meaningful opinion could be formed.					
	no international search report has been established for said claims Nos					
2. A r	 A meaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and/or amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions: 					
	the written form has not been furnished or does not comply with the standard.					
	the computer readable form has not been furnished or does not comply with the standard.					
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INTERNATIONAL PRELIMIN

EXAMINATION REPORT



Supplemental Box

(To be used when the space in any of the preceding boxes is not sufficient)

Continuation of: III.1

The method according to claim 19 fails to satisfy the requirements of PCT Article 6 since, in fact, a product (decorative part) is claimed, not a method with specific method steps. Furthermore, the characterising part of claim 25, which claim is directed to a product, contains features identical to those of claim 19.

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International application No.			
PCT/	03/00404		

NO

v.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement					
1.	Statement					
	Novelty (N)	Claims	1-18, 20-26	YES		
		Claims		NO		
	Inventive step (IS)	Claims	1-18, 20-26	YES		
		Claims		NO :		
	Industrial applicability (IA)	Claims	1-18, 20-26	YES		

Claims

2. Citations and explanations

- 1. The method according to claim 1 is correctly delimited over the closest prior art, namely PATENT ABSTRACTS OF JAPAN, vol. 8, no. 83 (M-290), 17 April 1984 & JP-A-59001236 (D1). In order to produce aesthetically pleasing products of various designs despite mass production, it is proposed that the coating on the front of the component be transparent or translucent in part. In this way, an improved optical effect of depth is obtained. Thus, the method according to claim 1 appears to meet the requirements of PCT Article 33.
- Dependent claims 2-18 relate to further embodiments of the invention and likewise appear to satisfy the requirements of the PCT.
- 3. At present, the product according to claim 20 fails to meet the requirements of PCT Article 6 since the subfeature "transparent in part" according to claim 1 is not included in the characterising part of claim 20. Moreover, claim 20 should, of course, refer back not only to claim 1 but also to the other current dependent claims. This defect can be corrected upon entry into the national or regional phase.

4. In all other respects, since the cited prior art does not disclose the subject matter of claim 20, said claim appears to meet the requirements of PCT Article 33. The same applies with regard to claims 21-26.